IN THE UNITED STATES DISTRICT COURT Case 3:13-cr-00466-MOIDOUMNERTHER THER THE STORY OF THE STO

UNITE	ED STAT	TES OF AMERICA)			
VS.)	CAS	SE NO.:	3:13-CR-466-M (03)
ENRIQUE LOPEZ, JR., Defendant.)))				
ORDER ACCEPTING REPORT AND RECOMMENDATION OF THE UNITED STATES MAGISTRATE JUDGE CONCERNING PLEA OF GUILTY							
Magistr 28 U.S. Magistr Court a that is, 0 cocaine	nt of the rate Judg.C. § 636 rate Judg.ccepts the Conspirate of th	eviewing all relevant matter defendant, and the Report ge, and no objections there is (b)(1), the undersigned Dige concerning the Plea of Concepte of guilty, and ENRIGACY to Possess with Intent to tion of 21 U.S.C. § 841(a)(1) er.	and Recon to having b strict Judge fuilty is corn QUE LOPE Distribute:	nmendation Conceen filed within fi is of the opinion rect, and it is here Z, JR. is hereby a and to Distribute:	cerning Plea fourteen days that the Reported by accepted djudged guilt a Schedule II	of Guilty s of servi- ort and Re by the Co ty of Cou Controlle	of the United States ce in accordance with ecommendation of the ourt. Accordingly, the nt 1 of the Indictment, ed Substance, namely,
	The de	fendant is ordered to rema	n in custod	y.			
	The Court adopts the findings of the United States Magistrate Judge by clear and convincing evidence that the defendant is not likely to flee or pose a danger to any other person or the community if released and should therefore be released under § 3142(b) or (c).						
	Upon motion, this matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination, by clear and convincing evidence, of whether the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).						
	The defendant is ordered detained pursuant to 18 U.S.C. § 3143(a)(2). The defendant shall self-surrender to the United States Marshal no later than						
	The de	fendant is not ordered deta There is a substantial like The Government has reco This matter shall be set conditions of release for d is likely to flee or pose a c or (c).	elihood that ommended to for hearing etermination	a motion for acq hat no sentence of g before the Un n, by clear and co	uittal or new of imprisonm ited States Mention	trial will ent be in Magistrat lence, of	be granted, or nposed, and e Judge who set the whether the defendant
	The defendant is not ordered detained pursuant to 18 U.S.C. § 3143(a)(2) because the defendant has filed a motion alleging that there are exceptional circumstances under § 3145(c) why he/she should not be detained under § 3143(a)(2). This matter shall be set for hearing before the United States Magistrate Judge who set the conditions of release for determination of whether it has been clearly shown that there are exceptional circumstances under § 3145(c) why the defendant should not be detained under § 3143(a)(2) and whether it has been shown by clear and convincing evidence that the defendant is likely to flee or pose a danger to any other person or the community if released under § 3142(b) or (c).						
	SIGNE	ED this 8 th day of April, 20	/ E	ARBARA M. G INITED STATES	. LYNN	0	~

NORTHERN DISTRICT OF